Section I (Page 3)

Name of Licensee

which has been revoked.

GENERAL INFORMATION

Wireless Communications Corp.

Part II

	Street Address		City			
U	.6, West 6th S	t, r, e, e, t,	A,t,1,a,n,t,i,c,			
	State	Zip Code	Telephone No.	712-243-45	92	
	LILA	[5,0,0,2,2]	(include area code	,		
_					YES	NO
2.	is the information shown in licensee's true and correct as of this date?	s Ownership Reports now on file with	h the Commission (FCC For	m 323 or 323-E)	Ø	0
	If the answer is No, attach as Exhibit N	loan Ownership Report supp	olying full and up-to-date info	ormation.		
J.	Will the licensee sell any stock or other	er security not set forth in Section I, Pr	art I herein?		0	Œ
	If, Yes, explain in Exhibit No					
4.	State in Exhibit No. Three whether to or any stockholder owning 10% or mo (a) have any interest in or connection	re of the licensee's stock (other than	as set forth in Question 7, S	ection I, Part I):		

The Exhibit should include the following information: (i) name of party with such interest; (ii) nature of interest or connection, giving dates; (iii) call letters or file number of application, or docket number; (iv) location.

the FCC; or (b) has had any interest in or connection with any dismissed and/or denied application; or any FCC license

5. Since the filing of the licensee's last renewal application for the station affected by this transfer, or other major application, has an adverse finding been made, a consent decree been entered or adverse final action been approved by any court or administrative body with respect to the licensee, or any officer, director, member of the licensee's governing board, or any stockholder owning 10% or more of the licensee's stock, concerning any civil or criminal suit, action or proceeding brought under the provisions of any federal, state, territorial or local law relating to the following: any felony; lotteries; unlawful restraints or monopolles; unlawful combinatione; contracts or agreements in restraints of trade; the use of unfair methods of competition; fraud; unfair labor practices; or discrimination?

If Yes, attach as Exhibit No._____a full description, including identification of the court or administrative body, proceeding by the file number, the person and matters involved, and the disposition of litigation.

Ò

GENERAL INFORMATION

-	•	220
		F46

	1.	Name of Transferee		Merlyn Chrsitensen, Al Hazelton, and Fra			•
		Street Address		City			
	1	.6. ,W.e.s.t. ,6	t,h, S,t,r,e,e,t, ,	A,t,l,a,n,t,i,	<u>c </u>		
		State	Zip Code	Telephone No		-4592	
		I,A,	5,0,0,2,2	(include area			
	2.	Does the contract subr	mitted in response to Question 4. Pr	art I of Section I embody the full and	complete agreement	YE8	NO
	_	between the parties?		•		Þ	۵
,		If No, explain in Exhibit	No				
•							
	800	otion ii	TRANSFEREE'	B LEGAL QUALIFICATIONS			
	1.	Applicant is:	•				
		an Individual	a general partnership	a limited partnership	🕅 a corporation		
		☐ other	•	•			
<u> </u>	2.	• •	Incorporated association or a legal s of the applicant.	ntity other than an individual, partner	ship or corporation, de	ecribe in	Exhibit
•			CITIZENSHIP AND OTI	HER STATUTORY REQUIREMENTS			
						YES	NO
	3.	= =	compliance with the provisions of Sec of allens and foreign governments?	ction 310 of the Communications Act o	f 1934, as amended,	œ	0
			dit, etc., for construction, purchase of shifties controlled by allens, or their controlled by allens, and their controlled by allens, all controlled by all controlled	or operation of the station(s) be provide agents?	id by allens, foreign	0	Οχ
		If Yes, provide particular	rs as Exhibit No				

Section II (page 2)

TRANSFEREE'S LEGAL QUALIFICATIONS

			TES	NO
4.	(a)	Has an adverse finding been made, adverse final action taken or consent decree approved by any court or administrative body as to the applicant or any party to the application in any civil or criminal proceeding brought under the provisions of any law related to the following: any felony, antitrust, unfair competition, fraud, unfair		
		labor practices, or discrimination?		₹
	(p)	is there now pending in any court or administrative body any proceeding involving any of the matters referred to in 4 (a)?	0	Ęţ
		e answer to (a) or (b) above is Yee, attach as Exhibit No, a full disclosure concerning the persons and matter ng the court or administrative body and the proceeding (by dates and file numbers), stating the facts upon which the		•
		ed or the nature of the offense committed, and disposition or current status, of the matter. Information called for t	•	
		oh is already on file with the Commission need not be refiled provided: (1) the information is now on file in another app		
		n filed by or on behalf of transferee; (2) the information is identified fully by reference to the file number (if any); the FC		•
		the filing date of the application or other form containing the information and the page or paragraph referred to; and	(3) after (making

TRANSFEREE'S LEGAL QUALIFICATIONS

TABLE! PARTIES TO APPLICATION

5. (a) Complete Table I with respect to the transferse. Additionally, Table I should be completed, where appropriate, for those partners, stockholders, officers and/or directors of the licensee who are not secoclated with the transferse. (Note: if the applicant considers that to furnish complete information would pose an unreasonable burden, it may request that the Commission waive the strict terms of this requirement).

instriuctions: If applicant is an individual, fill out column (a) only. If applicant is a pertnership, fill out columns (a), (b) and (d), state as to each general or limited pertner (including allent periners): (a) name and residence, (b) nature of pertnership interest (i.e., general or limited), and (d) percent of ownership interest. If applicant is a corporation or an unincorporated association with 50 or fewer stockholders, stock subscribers, holders of membership certificate or other ownership interest, fill out all columns, giving the information requested as to all officers, directors and members of governing board. In addition, give the information as to all persons or entities who are the beneficial or record owners of or have the right to vote capital stock, membership certificates or other ownership interests, furnish the information as to officers, directors, members of governing board, and all persons or entities who are the beneficial or record owners of or have the right to vote 1% or more of the capital stock, membership or owner interest, except that if such entity is a bank, insurance company or investment ompany (as defined by 15 U.S.C. Section 80s-3) which does not invest for purposes of control, the stock, membership or owner interest need only be reported if 5% or more.

Applicants are reminded that questions 5 through 7 of this Section must be completed as to all "parties to this application" as that term is defined in the instructions to Section II of this form.

	Name and Residence (Home) Address(ès)	Nature of Partnership Interset or Office Held	Men	ctor or aber of eming pard	% of: Ownership (0) or Partnership (P) or Voting Steck (VS) or
	Accress(ss)	Interest or Other Heid	YE8	NO	Membership (M)
	(a)	(b)	((c)	(4)
ĺ	J. C. Van Ginkel 202 Crombie tlantic, IA 50022	President, Secretary Treasurer and Director	, X		33 1/3% of voting stock
	Merlyn Christensen 1505 East 14th St. Atlantic, IA 50022	None	X		13.33% of voting stock
	Robert G. Einhaus 2102 Chestnut Street Atlantic, IA 50022	None		Х	13.33% of voting stock
	Everett G. Faust 8001 East Broadway, #7190 Mesa, AZ 85208	None		Х	13.33% of voting Stock
	Al Hazelton 304 Durant Harlan, IA 51537	None	X		13.33% of voting stock
	Franklin G. Miller 2500 Palm Street	None		X	13.33% of voting stock
	Atlantic, IA 50022				FCC 315 (Page 6)

FCC 315 (Page 6) January 1987

Section II (page 4)

TRANSFEREE'S LEGAL QUALIFICATIONS

Table I (cont'd.)

PARTIES TO APPLICATION

Name and Residence (Home)	Nature of Partnership	Director or Member of Governing Board	% of: Ownership (O) or Partnership (P) or Voling Steck (VS) or
Address(es)	Interest or Office Held	YES NO	Membership (M)
(a)	(b)	(c)	(d)
•			
•	·		
		*2	
	·		
		} }	
POC 316 (Page 7) January 1987			

Section II (page 5)

TRANSFEREE'S LEGAL QUALIFICATIONS

			YE8	NC
5.	out	Does the applicant or any party to this application, own or have any interest in a delity newspaper or cable television system? (Einhaus, Faust and Miller each own less than 1/10 of 1% of the tstanding shares of Centel, a publicly traded corporation, as an investment Does the applicant or any party to this application have an ownership interest in, or is an officer, director or partner of, an investment company, bank, or insurance company which has an interest in a broadcast station, cable	only.)	&
		system or daily newspaper?	0	ă
		If the answer to questions 5(b) or (c) is Yee, attach as Exhibit No, a full disclosure concerning persons involved, the nature of such interest, the media interest and its location.		
		OTHER BROADCAST INTERESTS		
6.	Doe	se the applicant or any party to this application have any interest in or connection with the following?		
	(a)	an AM, FM or TV broadcast station? (Station KJAN (AM) excepted)	0	Ø
	(b)	a broadcast application pending before the FCC?	0	Ø
7.	Hac	the applicant or any party to this application had any interest in or connection with the following:		
	(a)	an application which has been dismissed with prejudice by the Commission?	0	Ø
	(b)	an application which has been denied by the Commission?	0	¥
	(c)	a broadcast station, the license which has been revoked?	0	¥
	(đ)	an application in any Commission proceeding which left unresolved character issues against the applicant?	0	Ħ
	(e)	If the answer to any of the questions in 6 or 7 is Yes, state in Exhibit No, the following information:	0	Æ
		(i) Name of party having such interest; (ii) Nature of interest or connection, giving dates; (iii) Call letters of stations or file number of application, or docket number; (iv) Location.		
8.	(a)	Are any of the parties to this application related to each other (as husband, wife, father, mother, brother, sister, son or daughter)?	0	ď
	(b)	Does any member of the immediate family (i.e., husband, wife, father, mother, brother, sister, son or daughter) of any party to this application have any interest in or connection with any other broadcast station or pending application?	0	מנ
		if the answer to (a) or (b) above is Yes, attach as Exhibit No, a full disclosure concerning the persons involved, their relationship, the nature and extent of such interest or connection, the file number of such application, and the location of such station or proposed station.		

TRANSFEREE'S LEGAL QUALIFICATIONS

OWNERSHIP AND CONTROL

€.	Are there any documents, instruments, contracts or understandings relating to ownership or future ownership rights (including, but not limited to, non-voting stock interests, beneficial stock ownership interests, options, warrants, debentures)?	Œ	0
	WYes, provide particulars as Exhibit No. <u>Four</u> , is a copy of the buy-sell agreement.		
10.	Do decuments, instruments, agreements or understandings for the piedge of stock of a corporate applicant, as security for leans or contractual performance, provide that (a) voting rights will remain with the applicant, even in the event of default on the obligation; (b) in the event of default, there will be either a private or public sale of the stock; and (c) prior to the exercise of stockholder rights by the purchaser at such sale, the prior consent of the Commission (pursuent to 47 U.S.C. 310(d) will be obtained?	òί	0
	If No, attach as Exhibit No a full explanation.		
Sec	transferee's financial qualifications		
3 00	TRANSFEREE'S FINANCIAL QUALIFICATIONS The applicant certifies that sufficient net liquid assets are on hand or are available from committed sources to consummate the transaction and operate the facilities for three months.	9	0

SECTION IV

TRANSFEREE'S PROGRAM SERVICE STATEMENT

FOR AM AND FM APPLICANTS

1.	Attach as Exhibit No. $Five$ a brief description, in narrative form, of the planned prog	ramming service relating to the issues of public
	concern facing the proposed service area.	•

FOR TELEVISION APPLICANTS

ter stated in Questions 4 and 5 above to be exceeded.

2.	Ascertainment of Com	munity Needs.		
	tion. Such informa		n of representative groups, Inte	needs and interests of the public served by the str erests and organizations which were consulted an o.
		It No the significant ne- license period, including those w	-	which the applicant believes its station will service its station will service its station will service.
		typical and illustrative during the coming license period		excluding Entertainment and News) that applican rests.
3.	types listed below (see	e definitions in instructions). Con inticular program segment, e.g., (nmercial matter, within a prog	roses to normally devote each week to the program ram segment, shall be excluded in computing the staining three minutes of commercial matter, shall
		HOURS	MINUTES	% of TOTAL TIME ON AIR
	NEWS ·		***************************************	
	PUBLIC AFFAIRS			
	ALL OTHER PROGRAM (Exclusive of Sports and Entertainment)			
	TOTAL LOCAL PROGRA	AMMING		
	State the meximum amo	ount of commercial matter the app	licant proposes to allow norms	ilty in any 60-minute segments:
		ount of commercial matter the app n. to 11 p.m. (5 p.m. to 10 p.m. Cei		ally in a 60-minute segment be-
	(a) State the number o	f hourly segments per week this s	mount is expected to be excee	oded, if any:
	State in Exhibit No	, in full detail, the reasons v	why the applicant would allow t	the amount of commercial mat-

TRANSFEREE'S EQUAL EMPLOYMENT OPPORTUNITY PROGRAM

		YE8	NO
1.	Does the applicant propose to employ five or more fulltime employees?	α	0
	If the answer is Yes, the applicant must include an EEO program called for in the Model EEO Program. (FCC Form 396-A).		

BECTION VI

Part I - TRANSFEROR

TRANSFEROR'S CERTIFICATION

The TRANSFEROR acknowledges that all its statements made in this application and attached exhibits are considered material representations, and that all of its exhibits are a material part hereof and are incorporated herein.

The TRANSFEROR represents that this application is not flied by it for the purpose of impeding, obstructing, or delaying determination on any other application with which it may be in conflict.

In accordance with Section 1.65 of the Commission's Rules, the TRANSFEROR has a continuing obligation to advise the Commission, through amendments, of any substantial and significant change in the information furnished.

WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND IMPRISONMENT U.S. CODE, TITLE 18, Section 1001

I certify that the transferor's statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith.

Signed and dated this 9th day of

May ,1988.

011 011	Name of Transferor.
Clan Linkel	wireless communications com.
Van Ginkel Signature	By & Com Sinke
Individually	J. 9 Van Ginkel, President
Stew Eaton THE	
teve Eaton	
Individually	•

Part II — Licensee

LICENSEE'S CENTIFICATION	
1. Has or will the Roenese comply with the public notice requirement of Section 73.3560 of the Rules?	G _₹ YE8 □ NO
The LICENSEE hereby waives any claim to the use of any particular frequency as against the regulatory because of the previous use of the same, whether by license or otherwise, and requests an authorization in accordance Section 384 of the Communications Act of 1934, as amended).	power of the United State Idance with this application
The LICENSEE acknowledges that all its statements made in this application and attached exhibits are constions, and that all of its exhibits are a material part hereof and are incorporated herein.	ildered material represent
The LICENSEE represents that this application is not filed by it for the purpose of impeding, obstructing or ny other application with which it may be in conflict.	r delaying determination o
In accordance with Section 1.65 of the Commission's Rules, the LICENSEE has a continuing obligation through amendments, of any substantial and significant changes in the information furnished.	to advise the Commissio
WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND IMPRISO U.S. CODE, TITLE 18, SECTION 1001.	XMENT.
I certify that the licenses's statements in this application are true, complete, and correct to the best of my knowade in good feith.	owledge and bellef, and ar
Signed and deted this 9th day of May ,19 88	
WIRELESS COMMUNICATIONS CORR. Name of Licensee	
J. C. Van Ginkel, President	

Title

Part III — Transferee

TRANSFEREE'S CERTIFICATION

The TRANSFEREE hereby waives any claim to the use of any particular frequency as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and requests an authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended).

The TRANSFEREE acknowledges that all its statements made in this application and attached exhibits are considered material representations, and that all of its exhibits are a material part hereof and are incorporated herein.

The TRANSFEREE represents that this application is not filed by it for the purpose of impeding, obstructing, or delaying determination on any other application with which it may be in conflict.

in accordance with Section 1.65 of the Commission's Rules, the TRANSFEREE has a continuing obligation to advise the Commission, through amendments, of any substantial and significant changes in the information furnished.

WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND IMPRISONMENT.
U.S. CODE, TITLE 18 Section 1001.

I certify that the transferee's statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith.

Signed and dated this 9th day of May	. 19 <i>T S</i> !
C Van Ginkel Signature	Name of Transferee
C Van Ginkel Signature	•
Title	

Part III - Transferee

TRANSFEREE'S CERTIFICATION

The TRANSFEREE hereby waives any claim to the use of any particular frequency as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and requests an authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended).

The TRANSFEREE acknowledges that all its statements made in this application and attached exhibits are considered material representations, and that all of its exhibits are a material part hereof and are incorporated herein.

The TRANSFEREE represents that this application is not filed by it for the purpose of impeding, obstructing, or delaying determination on any other application with which it may be in conflict.

in accordance with Section 1.85 of the Commission's Rules, the TRANSFEREE has a continuing obligation to advise the Commission, through amendments, of any substantial and significant changes in the information furnished.

WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND IMPRISONMENT.
U.S. CODE, TITLE 18 Section 1001.

i certify that the transferee's statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith.

	Signed and dated this 9th day of May	, 1988
-	Melen Caritonin In Christensen Signature	Name of Transferee
Me(n Christensen Signature	
	THE	

Part III — Transferee

TRANSFEREE'S CERTIFICATION

The TRANSFEREE hereby waives any claim to the use of any particular frequency as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and requests an authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended).

The TRANSFEREE acknowledges that all its statements made in this application and attached exhibits are considered material representations, and that all of its exhibits are a material part hereof and are incorporated herein.

The TRANSFEREE represents that this application is not filed by it for the purpose of impeding, obstructing, or delaying determination on any other application with which it may be in conflict.

In accordance with Section 1.65 of the Commission's Rules, the TRANSFEREE has a continuing obligation to advise the Commission, through amendments, of any substantial and significant changes in the information furnished.

WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND IMPRISONMENT.
U.S. CODE, TITLE 18 Section 1001.

I certify that the transferee's statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith.

Signed and dated this	9 th day of	May	,1988	
Ale	Hade		Name of Transferee	
Hazelton	Signature			

Title

Part III - Transferes

TRANSFEREE'S CERTIFICATION

The TRANSFEREE hereby waives any claim to the use of any particular frequency as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and requests an authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended).

The TRANSFEREE acknowledges that all its statements made in this application and attached exhibits are considered material representations, and that all of its exhibits are a material part hereof and are incorporated herein.

The TRANSFEREE represents that this application is not filed by it for the purpose of impeding, obstructing, or delaying determination on any other application with which it may be in conflict.

in accordance with Section 1.65 of the Commission's Rules, the TRANSFEREE has a continuing obligation to advise the Commission, through amendments, of any substantial and significant changes in the information furnished.

WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND IMPRISONMENT.
U.S. CODE, TITLE 18 Section 1001.

I certify that the transferee's statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith.

Signed and dated this 7 day of May	, 19 BB
kooert G. Einhaus signature	Name of Transferee
kooert G. Einhaus Signature	

Title

Part III - Transferee

TRANSFEREE'S CERTIFICATION

The TRANSFEREE hereby walves any claim to the use of any particular frequency as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and requests an authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended).

The TRANSFEREE acknowledges that all its statements made in this application and attached exhibits are considered material representations, and that all of its exhibits are a material part hereof and are incorporated herein.

The TRANSFEREE represents that this application is not filed by it for the purpose of impeding, obstructing, or delaying determination on any other application with which it may be in conflict.

In accordance with Section 1.65 of the Commission's Rules, the TRANSFEREE has a continuing obligation to advise the Commission, through amendments, of any substantial and significant changes in the information furnished.

WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND IMPRISONMENT.
U.S. CODE, TITLE 18 Section 1001.

I certify that the transferee's statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith.

Signed and dated this	974 day of	May	,19 88		
	(2.	~2224	Name of Transferee	2	
	Signature	Everett G	. Faust	l	
	THE				

Part III - Transferee

TRANSFEREE'S CERTIFICATION

The TRANSFEREE hereby waives any claim to the use of any particular frequency as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and requests an authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended).

The TRANSFEREE acknowledges that all its statements made in this application and attached exhibits are considered material representations, and that all of its exhibits are a material part hereof and are incorporated herein.

The TRANSFEREE represents that this application is not filed by it for the purpose of impeding, obstructing, or delaying determination on any other application with which it may be in conflict.

In accordance with Section 1.65 of the Commission's Rules, the TRANSFEREE has a continuing obligation to advise the Commission, through amendments, of any substantial and significant changes in the information furnished.

WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND IMPRISONMENT.
U.S. CODE, TITLE 18 Section 1001.

I certify that the transferee's statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith.

	Signed and deted this	9th day of	May	,19 88.	
	Franklin G.	Miller			
1	Franklis	h Mus	rles .	Name of Transferee	
<u>- ۲</u>	<i>p</i>	Signature			
		Title			

United States of America Federal Communication Commission Washington, D.C. 20554

Approved by OM8 3060-0120 Expires 11-30-85

MODEL EEO PROGRAM

*******	Wireless Communic		16 West 6th S	
١.	Name of Applicant		Street Address	
_	Atlantic	Iowa	50022	712-243-4592
	City	State	Zip Code	Telephone No. (Include Area Code)
2.	This form is being submitted in	conjunction with:		
	 Application for Construction for New Station 	Permit	Application for Assignment	nt of License
	Application for Transfer of C	Control		
	(a) Call letters (or channe	ol number or frequency)	(b) Community of Licene	•
	KJAN		Atlanti	c Iowa
			City	State
		ins	ETRUCTIONS	
yedi aplic rome ubmi ggrej lower	nment of the construction permit or to r license are required to afford et ts on the basis of race, color, religi ant who proposes to employ five or a and minority groups (that is, Blad tied to the Commission as the Me pate), a program for minority group	netruct a new commercial, noncilicence of such a station, and a specific employment opportunity to ion, national origin or sex. See a more fullitime station employed to not of Hispanic origin, Asiani del 250 Program. Il minority i membero le not required. In su omen since they comprise a si	commercial or international broads pplicants seeking authority to acquired persons and to retrain Section 73.2000 of the Commission must establish a program design or Pacific Islanders, American In proup representation in the available cases, a statement so indicating inficant percentage of virtually a	not station, applicants seeking authority to obtain control of an entity helding such construction from discriminating in employment and relate ion's Rules. Pursuant to these requirements, a ned to assure equal employment opportunity is diens or Alaskan Natives and Hispanics.) This labe labor force is less than five percent (in thing must be set forth in the EEO model program if area labor forces. If an applicant proposes if
pplic reme ubmi regre lower	nment of the construction permit or to ricense are required to afford ex- ts on the basis of race, color, religi ant who proposes to employ five or a and minority groups (that is, Blad ted to the Commission as the Me pate), a program for minority group er, a program must be filed for w	netruct a new commercial, noncilicence of such a station, and a qual employment opportunity to ion, national origin or sex. See a more fulfilme station employed its not of Hispanic origin, Asian idel SEO Program. If minority is marrisers in not required. In su omen since they comprise a since EEO program for women	commercial or international broads pplicants seeking authority to acquire all qualified persons and to refrain Section 73.2000 of the Commission must establish a program design or Pacific Islanders, American in proup representation in the available chicases, a statement so indicating illicant percentage of virtually a or minorities need be filed.	pire control of an entity helding auch construction from discriminating in employment and relate ion's Rules. Pursuant to these requirements, a ned to assure equal employment opportunity is dians or Alaskan Natives and Hispanics.) This labe labor force is less than five percent (in thing must be set forth in the EEO model program
policione de la composicione della composicione della composicione della composicione della composicione del	nment of the construction permit or to ricense are required to afford et ts on the basis of race, color, religi ant who proposes to employ five or a and minority groups (that is, Blad sted to the Commission as the Me pele), a program for minority group her, a program must be filled for we y less than five fulltime employees	netruct a new commercial, noncilicence of such a station, and a quel employment opportunity to ion, national origin or sex. See a more fulfilme station employed its not of Hispanic origin, Asian idel 880 Program. If minority is membere to not required. In such a since they comprise a since since they comprise a since sector program for women and a Model EEO Program are a	commercial or international broads pplicants seeking authority to acquire all qualified persons and to refrai Section 73.2000 of the Commission must establish a program design or Pacific Islanders, American in group representation in the available chicases, a statement so indicating inflicant percentage of virtually a or minorities need be filed.	pire control of an entity helding auch construction from discriminating in employment and relate ion's Rules. Pursuant to these requirements, a ned to assure equal employment opportunity is dians or Alaskan Natives and Hispanics.) This labe labor force is less than five percent (in thing must be set forth in the EEO model program

Station will employ 5 or more fulfilme employees. Our 5 point program is attached.

CERTIFICATION

I certify that the statements made herein are true, complete, and correct to the best of my knowledge and belief, and are made in good faith.

Signed and dated this 9th

9th day of May, 1988.

Signature

WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND IMPRISONMENT U.S. CODE, TITLE 18, SECTION 1001.

FCC NOTICE TO INDIVIDUALS REQUIRED BY THE PRIVACY ACT AND THE PAPERWORK REDUCTION ACT

The solicitation of personal information requested in this application is authorized by the Communications Act of 1934, as amended. The principal purpose for which the information will be used is to determine if the benefit requested is consistent with the public interest. The staff, consisting variously of purpose for which the information will be used is to determine if the benefit requested is consistent with the public interest. The staff, consisting variously of purposes and application examiners, will use the information to determine whether the application should be granted, dening attorneys, accountants, engineers and application examiners, will use the information may be returned without action having been taken under the information of designated for hearing. If all the information requested is not provide the missing information. Accordingly, every effort should be made to provide a first processing may be delayed white a request is made to provide the missing information. Accordingly, every effort should be made to provide a necessary information. Your response is required to obtain this authorization.

THE FOREGOING NOTICE IS REQUIRED BY THE PRIVACY ACT OF 1874, P.L. 93-578, DECEMBER 31, 1974, 5 U.S.C. 5528(e)(3) AND THE PAPERWORK REDUCTION ACT OF 1980, P.L. 96-511, DECEMBER 11, 1980, 44 U.S.C. 3567.

MODEL EQUAL EMPLOYMENT OPPORTUNITY PROGRAM

l.	General	Policy

It will be our policy to provide employment opportunity to all qualified individuals without regard to their race, color, religion, national origin or sex in all personnel actions including recruitment, evaluation, selection, promotion, compensation, training and termination.

It will also be our policy to promote the realization of equal employment opportunity through a positive, continuing program of specific practices designed to ensure the full realization of equal employment opportunity without regard to race, color

H.	Responsibility for Implementation
(N	ame/Title) Al Hazelton, General Manager will b
181	sponsible for the administration and implementation of our Equal Employment Opportunity Program. It will also be the sponsibility of all persons making employment decisions with respect to recruitment, evaluation, selection, promotion mpensation, training and termination of employees to ensure that our policy and program is adhered to and that no perso discriminated against in employment because of race, color, religion, national origin or sex.
111.	Policy Dissemination
	assure that all members of the staff are cognizant of our equal employment opportunity policy and their individual ponsibilities in carrying out this policy, the following communication efforts will be made:
	(X) The station's employment application form will contain a notice informing prospective employees the discrimination because of race, color, religion, national origin or sex is prohibited and that they may notify the appropriate local, State or Federal agency if they believe they have been the victims of discrimination.
	(X) Appropriate notices will be posted informing applicants and employees that the station is an Equal Opportunit Employer and of their right to notify an appropriate local, State, or Federal agency if they believe they have been the victims of discrimination.
	() We will seek the cooperation of unions, if represented at the station, to help implement our EEO program and a union contracts will contain a nondiscrimination clause.
	() Other (specify)
IV.	Recruitment
	nsure nondiscrimination in relation to minorities and women, and to loster their full consideration in filling job vacancies propose to utilize the following recruitment procedures:
	(X) We will alternpt to maintain systematic communication, both orally and in writing, with a variety of minority and women's organizations to encourage the referral of qualified minority and female applicants. Examples organizations we intend to contact are:
	Business & Professional Women's Club, Atlantic, IA (women's group)
	Junior Federated, Atlantic, IA
	(women's service group)

Iowa Department of Job Services

MODEL EQUAL EMPLOYMENT OPPORTUNITY PROGRAM

	Dra	ke [<u>In i</u>	V	ers	3i	ty	S	cho	ol	_0	£_	Je	u	rna	ıli	sm	, 1	De:	s l	10 i	ne	s,	,	ΙÀ							
		(for	b	ot	th	m	in	or	ity	, <u>&</u>	£	eπ	ıa l	.е	ca	ınd	id	ato	es))												
are a	m Equ	utilizin Ial Opp nother.																														
media	a whice	we plach have to be fema	o się utiliz	gnill ed	ican are:	la	iroul	stice	ı or	ere																						
	A	lan	ti	c ·	Ne	WE	-1	'e	eg	ra	ρħ,	,	At	18	int	ic	,	IA	(5	5-c	lay	s-j	рe	r	-W	rec	ek	: 1	nev	vsp	ap	er)
FC	or t	oth	M.	in	or	it	Y	Ę	fe	ma.	le	C	an	d	da	te	B :															
		s M oth enco lor exis									Des s) nino	rity	Mo	ir d k	1es mak	, : • en	IA; iploy	; (1002,	Oma , to	aha rele	ı W	or: north	ld / *	E nd	le lei	ra mei	al Me	.d,	, (ma	.ha	, N
Traini	ng																															
• •		resour						M bi	suc	h tha	i we	will	be	UNI	bie c	y do	not (coorts	68 K	ins	titute	spec	dfic	; pri	ogr	:BM	18					
(X) v	Ve will	provid	9 00	-the	-job	tra	inin	g 10	upgi	ade	the s	skill	is of	i en	nploy	905.																
		provid empete							•					•		•			igne	d 10	ena	n eld	ninc	oriti	•	an	d					
,	Atl.	anti clas	.c	Co		lu	ni				01	P	o I	s t	For	m of	AM -V	, <u>11</u>	T	WO	rk	_wi	it	h	m	as	3 S	n	n e d	lia		
	AII	sch	00	I	, ;	n	t	he	S	tat	io	n	8	9	er	VIC	e	ar	ea		Wi	11,	,	or	1	re	зg	u	est	.,	•	
(() d	conc	uc ooc	£,	81	a	Ei	on	E	jur	S	5	p	ar	£10	<u>C1</u>	at	е	10	C	ar	ēei	ר י	đ	ıy		pr	es	er	ita	ti	ons
•												-							 -			-				_						
												_										-										
•				•																					•							

V.

Exhibit No. One

The corporation currently has two owners, J. C. Van Ginkel and Steve Eaton, each of whom own 21 voting shares. The agreement among the parties is for the shares of Steve Eaton to be redeemed in full and for the corporation to in turn issue additional shares to the remaining shareholder and additional shares to the five new owners as set forth in question 6 of Section 1.

Exhibit No. Two

The licensee is an Iowa corporation, which has issued voting shares and are currently owned by J. C. Van Ginkel and Steve Eaton. These two individuals own 50% each of the corporation. The corporation proposes to redeem the shares of Steve Eaton and issue additional shares to J. C. Van Ginkel and the other five transferees as listed in Section II Page 3.

Exhibit No. Three

No transferor, licensee, or transferee, or any officer, director, member of the licensee governing board, or any stockholder owning more than 10% of the transferor, licensee or transferee have any interest in or connection with any other broadcast station nor do they have any applications pending before the FCC.

None of the parties identified above have been connected with any application which has been dismissed or denied nor have any of the parties been connected with any FCC license which has been revoked.

ACKNOWLEDGEMENT OF STOCK TRANSFER RESTRICTION

We, the undersigned shareholders of Wireless Communications Corp. hereby agree to not transfer stock of said corporation to any non-shareholder except under the provisions as set forth below.

No shareholder in this Corporation during his or her lifetime shall sell, assign, pledge or otherwise transfer or encumber in any manner or by any means whatsoever, any interest in all or part of the voting or non-voting common stock of the corporation to any person, individual, firm, association or corporation, except to persons already owning shares herein, unless: (1) the shareholder either obtains the prior written consent of the other stockholders and the corporation to such transfer or encumbrance, or (2) failing the granting of such consent, the party desiring to transfer or encumber the stock to a third party shall do so in accordance with the following terms and conditions: (a) The party desiring to transfer or encumber all or part of his or her stock, hereinafter referred to as the offeror, shall serve notice on the other stockholders and the corporation by registered mail indicating the desire to dispose of or encumber his or her stock. This written notice shall set forth the details of the proposed transfer or encumbrance and shall include the names of the potential transferees or pledges, the number of shares involved, and such other information as will put the other stockholders and corporation on complete notice of the proposed transfer or encumbrance; (b) For a period of fifteen (15) days thereafter, the corporation shall have the option to purchase or encumber such stock under the terms and conditions offered by the third party. Thereafter, if the corporation does not exercise its option, each stockholder shall have the option to purchase or encumber the stock in the respective proportion of his or her stock to the remaining stock outstanding for an addititional fifteen (15) days. The purchase or encumbrance shall be made by the stockholder under the same terms and conditions as offered by the independent third party; (c) In the event that the corporation or the other stockholders do not exercise their option or all of the stock of the offeror is not accepted, the offeror shall be free to dispose of or encumber the remaining shares of stock so offered in accordance with the information set forth in the written notice; provided, however, that such disposition must be made within ninety (90) days following the termination of the corporation's and other stockholders' options and provided further that the assignee, transferee, or pledgee shall accept such stock subject to all of the restrictions, terms, and conditions contained in this agreement.